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《解释的特别人》

## RETAIL INSTALLMENT CONTRACT AND SECURITY **AGREEMENT**

No.

Date

3/20/2017

Seller

Auto Resources Inc., d/b/a J.D. Byrider 2323 W. Jefferson St. Joliet IL 60435

> "We" and "us" mean the Seller above, its successors and assigns.

Buyer Shaniqwa J Gilmore, 1535 N. LINDER,

CHICAGO, IL, 60651

"You" and "your" mean each Buyer above, and guarantor, jointly and individually.

SALE: You agree to purchase from us, on a time basis, subject to the terms and conditions of this contract and security agreement (Contract), the Motor Vehicle (Vehicle) and services described below. The Vehicle is sold in its present condition, together with the usual accessories and attachments. Any unfulfilled Contract obligations you initially owe the Seller will be assigned each time the usual accessories and attachments. Any unfulfilled Contract obligations you initially owe the seller will be assigned each time the Contract itself is assigned. These obligations include your obligation to pay the unpaid portion of the cash down payment, deferred down payment, and scheduled payments reflected in the Contract. All rights and remedies initially held by the Seller under this Contract will also be assigned each time the Contract itself is assigned. Before assignment, the terms "we," "us," and "our" in the Contract refer to the Seller identified above. After assignment, the terms "we," "us," and "our" in the Contract will refer to any entity that has acquired and taken assignment of the Contract. Your Contract obligations or our rights and remedies may not be separated that appropriate the Contract.

from each other,				any assignment of the c	Southact.				
Description of	Year		VIN	5NPEB4AC0BH087565	Other:	ent are subject to a security interest in favor of The Huntingto.			
Motor Vehicle Make HYU			Lic.	No./Year	National Bank, 106 South Main Street Akron	Ohio 44308 (330 384 7831). No sale or assignment of this Co.			
Purchased	Model	SONATA		Vew ⊠ Used	and Securily Agreement is effective without	the express written consent of The Huntington National Bank.			
Description of Trade-In									
PROMISE TO F	PAY AN	ID PAYMENT TERMS	: You	promise to pay us the r	orincipal amount of \$ 11,46	5.35 , plus finance			
charges accruing	on the	unnaid balance at the ra	ate of	21.990 % per y	rear from 03/2	0/2017 until maturity. Finance			
charges accrue o	n a ac	tual/365 day h	asis.	After maturity, or after y	you default and we demand	payment, we will earn finance			
charges decrue a		alance at 21.990				o the payment schedule and by			
		d in the Amount of Pav	ment	s box shown in the TRU	TH IN LENDING DISCLOSU	RES, or a greater amount. You			
agree that any p	ayment	made that exceeds the	amou	unt shown in the Amour	nt of Payments box will be	applied to reduce the principal			
						arge shown in the TRUTH IN			
					ding to the terms and cond				
□ ADDITIONAL FINANCE CHARGE: You agree to pay an additional, nonrefundable finance charge of \$ 0.00 that will be									
🖄 paid in cash. 🗆 added to the Cash Price. 🗆 paid proportionally with each payment.									
M DOCUMENTARY FEE: You agree to pay a documentary fee of \$ 172.15									
DOWN PAYMENT: You also agree to pay, or apply to the Cash Price, on or before today's date, any cash, rebate and net trade-in									
						or your Contract, you promise			
	ill amou	int of the deferred dow	n pay	ments as reflected in y	our Payment Schedule an	d your Itemization of Amount			
inanced.		1	RUT	H IN LENDING DISCL	OSURES				
ANNUAL		FINANCE		AMOUNT FINANCED	TOTAL OF PAYMENTS	TOTAL SALE PRICE			
PERCENTA	GE	CHARGE		The amount of credit	The amount you will have				
RATE The cost of your	r orodit	The dollar amount the credit will cost you.	э	provided to you or on your behalf.	paid when you have made all scheduled payments.	purchase on credit, including your down payment of			
as a yearly ra		Credit Will Cost you.		on your bonan,	an sollection payments:	\$ 2,500.00			
	989 %	\$ 5,678.35	. \$	11,465.35	\$ 18,143.70	\$ 19,643.70			
Payment Sched	dule: Y	our payment schedule w	ill be						
Number of Payn	nents	Amount of Payments			When Payments Are Due				
	4				ments due on 04/03/2017, 04/17	/2017,			
		. 0	5/01/20	017, 05/15/2017					
				,					
		,							
	95	180.46 B	i-Weel	dy beginning 5/15/2017					
Security: You	are giv	ing a security interest	in th	e Motor Vehicle purch	ased. If checked, you	ı are entering into a Wage			
		to secure payment of the				, are streaming into a trage			
		ayment is more than N/	Α	days late, you will be	charged N/A				
Prepayment: If	Vou na	v off this Contract early	. Vou	will not have to pay a pe	enaltv.				
		•			a refund of part of the Add	litional Finance Charge			
	-					t nonpayment, default, any			
				epayment refunds and p		. Honpaymont, doludit, dily			
4				., .,					

ILLINOIS RETAIL INSTALLMENT CONTRACT AND SECURITY AGREEMENT MOTOR VEHICLE - NOT FOR MANUFACTURED HOMES

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alify for coverage) bu have chosen to m N/A  The N/A  Ity) the insurance you have declined  Date ure the Property may purchase or mpany reasonably hensive coverage
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Date  The Property may purchase or mpany reasonably hensive coverage.  \$ 0.00 \$ 0.00
Date  The Property may purchase or may purchase or may purchase or mpany reasonably hensive coverage If you of coverage.

☑ OPTIONAL SERVICE CONTRACT: With your purchase of
the Vehicle, you have elected to agree to purchase a Service
Contract to cover ENGINE, ELECTRICAL, TRANSMISSION, FRONT WHEEL DRIVE
REAR WHEEL DRIVE
N/A
This Service Contract is not required to obtain credit. This Service
Contract will be in effect for The lesser of 36 months/36000 miles
NI/A

GENERAL TERMS: You have been given the opportunity to purchase the Vehicle and described services for the Cash Price or the Total Sale Price. The Total Sale Price is the total price of the Vehicle and any services if you buy them over time. You agreed to purchase the items over time. The Total Sale Price shown in the TRUTH IN LENDING DISCLOSURES assumes that all payments will be made as scheduled. The actual amount you will pay may be more or less depending on your payment record.

We do not intend to charge or collect, and you do not agree to pay, any finance charge or fee, that is more than the maximum amount permitted for this sale by state or federal law. If you pay a finance charge or fee that is contrary to this provision, we will, instead, apply it first to reduce the principal balance, and when the principal has been paid in full, refund it to you.

You understand and agree that some payments to third parties

You understand and agree that some payments to third parties as a part of this Contract may involve money retained by us or paid back to us as commissions or other remuneration.

paid back to us as commissions or other remuneration.
If any section or provision of this Contract is not enforceable, the other terms will remain part of this Contract. You hereby authorize us to correct any clerical errors or omissions made in completing this Contract and other documents related to this transaction, provided that any corrections we may make will not change any of the essential provisions or material terms of this Contract.

NAME AND LOCATION: You agree that your name and address indicated on page 1 are your exact legal name and your principal residence. You agree that your telephone number and place of employment shown on your credit application are accurate and current. You agree to promptly let us know if you change your name, address, telephone number or place of employment.

PREPAYMENT: You may prepay this Contract in full or in part at any time. Any partial prepayment will not entitle you to default in the future.

A refund of any prepaid, unearned insurance premiums may be obtained from us or from the insurance company named in your policy or certificate of insurance.

SECURITY: To secure your payment and performance under the terms of this Contract, you give us a security interest in the Vehicle, all accessions, attachments, accessories, and equipment placed in or on the Vehicle, together called Property, and proceeds of the Property. The payment secured to us by the Property and its proceeds includes, without limitation, your payment to us of the cash down payment, any deferred down payment, and any scheduled payment reflected in the Contract. Our interest will not extend to consumer goods unless you acquire rights to them within 10 days after we enter into this Contract, or they are installed in or affixed to the Vehicle. We may insert the identifying number or marks of the Property and the due date of the first installment if the Property is delivered after you sign this Contract. You also assign to us and give us a security interest in proceeds and premium refunds of any insurance and service contracts purchased with this Contract. If the box on page 1 is checked, you are also entering into a separate Wage Assignment Agreement that secures your payment under this Contract.

OWNERSHIP AND DUTIES TOWARD PROPERTY: By giving us a security interest in the Property, you represent and agree to the following:

A. You will defend our interests in the Property against claims made by anyone else. You will do whatever is necessary to keep our claim to the Property ahead of the claim of anyone else.

B. The security interest you are giving us in the Property comes ahead of the claim of any other of your general or secured creditors. You agree to sign any additional documents or provide us with any additional information we

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this Contract unless checked and indicated.



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may require to keep our claim to the Property ahead of the claim of anyone else. You will not do anything to change our interest in the Property.

C. You will keep the Property in your possession in good condition and repair. You will use the Property for its intended and lawful purposes, but not for any commercial use or purpose. Unless otherwise agreed in writing, the Property will be located at your address listed on page 1 of this Contract. You agree to provide us with written notice of at least 30 days prior to relocating to a different state than the one shown on page 1 of this Contract.

D. You will not attempt to sell the Property (unless it is properly identified inventory) or otherwise transfer any rights in the Property to anyone else, without our prior

written consent.

E. You will pay all taxes and assessments on the Property as

they become due.

F. You will notify us within 24 hours of any loss or damage to the Property. You will provide us reasonable access to the Property for the purpose of inspection. Our entry and inspection must be accomplished lawfully, and without breaching the peace. You will allow us to retain a copy of the keys to the Property.

DEFAULT: You will be in default on this Contract if any one of the following occurs (except as prohibited by law):

- A, You fail to make any payment under this Contract when due, including any cash down payment, deferred down payment, and scheduled payment you owe us under the Contract.
- B. You fail to do anything else you have agreed to do in this Contract.

C. Any statement or representation you made in your credit

application is untrue or incorrect.

- D. You fail to provide us: (i) with proof of employment, income, residence, insurance or repair to credit history; (ii) 12 personal references; or (iii) other information relating to the credit transaction within 3 business days after our written request for this information.
- E. You die, become incompetent, generally fail to pay your debts as they become due, or become the subject of a voluntary or involuntary bankruptcy proceeding.

F. Any judgment, levy, attachment, writ of garnishment or other similar order is entered against you or the Property. G. Any police or governmental agency seizes or impounds the

Vehicle or starts forfeiture proceedings against the Property. If you default, you agree to pay our reasonable attorneys' fees as permitted by a court of law, that we incur to collect or enforce this Contract, and fees for repossession, repair, storage and sale

of the Property securing this Contract. If an event of default occurs as to any one of you, we may

exercise our remedies against any or all of you.

RIGHT TO REINSTATE. If you have paid an amount equal to 30% or more of the total of payments at the time of repossession, you may, within 21 days, reinstate this Contract and redeem (get back) the Property from us by tendering in a lump sum (a) the total of all unpaid amounts, including any unpaid delinquency or deferral charges due at the time of reinstatement, without acceleration; (b) performance necessary to reinstate any default other than nonpayment of the amounts due; and (c) all reasonable costs and fees incurred by us in retaking, holding, and preparing the Property for disposition and in arranging for the sale of the Property. Tender of payment and performance pursuant to this limited right of reinstatement restores to you your rights under this Contract as though no default had occurred. However, you have the right to reinstate this Contract and recover the Property from us only once on this Contract.

REMEDIES: If you are in default on this Contract, subject to any right to reinstate that you may exercise, we have all of the remedies provided by law and this Contract:

A. We may require you to immediately pay us, subject to any refund required by law, the remaining unpaid balance of the amount financed, finance charges and all other agreed charges. These amounts will earn finance charges from the date you are required to pay us at the rate described in the PROMISE TO PAY AND PAYMENT TERMS section until paid in full.

- B. We may pay taxes, assessments, or other liens or make repairs to the Property if you have not done so. We are not required to do so. Any amount we pay will be added to the amount you owe us and will be due immediately. This amount will earn finance charges from the date paid at the post-maturity rate described in the PROMISE TO PAY AND PAYMENT TERMS section until paid in full.
- C. We may require you to make the Property available to us at a place we designate that is reasonably convenient to you

and us.

- D. We may immediately immobilize, disable or take possession of the Property by legal process or self-help, subject to your right to reinstate the Contract, if any, and subject to your right to receive and/or submit Affidavits of Defense and/or Repossession, but in doing so we may not breach the peace or unlawfully enter onto your premises. We may then sell the Property and apply what we receive as provided by law to our actual and reasonable expenses and then toward your obligations.
- E. Except when prohibited by law, you are responsible for any deficiency if the proceeds from the sale of property do not cover what you owe us, and we may sue you for those additional amounts.

By choosing any one or more of these remedies, we do not waive our right to later use another remedy. By deciding not to use any remedy, we do not give up our right to consider the event a default if it happens again.

You agree that if any notice is required to be given to you of an intended sale or transfer of the Property, notice is reasonable if mailed to your last known address, as reflected in our records, at least 10 days before the date of the intended sale or transfer (or such other period of time as is required by law).

You agree that, subject to your right to recover such property, we may take possession of personal property left in or on the Property securing this Contract and taken into possession as provided above.

THIRD PARTY AGREEMENT

By signing below you agree to give us a security interest in the Property described in the SALE section, You also agree to the terms of this Contract, except that you will not be liable for the payments it requires. Your interest in the Property may be used to satisfy the Buyer's obligation. You agree that we may renew, extend, change this Contract, or release any party or property without releasing you from this Contract. We may take these steps without notice or demand upon you.

You acknowledge receipt of a completed copy of this Contract.

N/A

Signature

Date

INSURANCE: You agree to buy property insurance on the Property protecting against loss and physical damage and subject to a maximum deductible amount indicated in the PROPERTY INSURANCE section, or as we will otherwise require. You will name us as lender's loss payee on any such policy. In the event of loss or damage to the Property, we may require additional security or assurances of payment before we allow insurance proceeds to be used to repair or replace the Property. You agree that if the insurance proceeds do not cover the amounts you still owe us, you will pay the difference. You may purchase or provide the insurance through any insurance company reasonably acceptable to us. You will keep the insurance in full force and effect until this Contract is paid in full.

**COLLATERAL PROTECTION INSURANCE NOTICE: Unless** you provide us with evidence of the insurance coverage required by your agreement with us, we may purchase insurance at your expense to protect our interests in your collateral. This insurance may, but need not, protect your interests. The coverage that we purchase may not pay any claim that you make or any claim that is made against you in connection with the collateral. You may later cancel any insurance purchased by us, but only after providing us with evidence that you have obtained insurance as required by our agreement. If we purchase insurance for the collateral, you will be responsible for the premiums for that

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insurance, including interest and any other charges we may impose in connection with the placement of the insurance, until the effective date of the cancellation or expiration of the insurance. The premiums may be added to your total outstanding balance or obligation. The premiums may be more than the premiums for insurance you may be able to obtain on your own.

OBLIGATIONS INDEPENDENT: Each person who signs this Contract agrees to pay this Contract according to its terms. This means the following:

A. You must pay this Contract even if someone else has also signed it. .

B. We may release any co-buyer or guarantor and you will still

be obligated to pay this Contract. C. We may release any security and you will still be obligated to pay this Contract.

D. If we give up any of our rights, it will not affect your duty to pay this Contract.

E. If we extend new credit or renew this Contract, it will not affect your duty to pay this Contract.

WARRANTY: Warranty information is provided to you separately.

RETURNED CHECK CHARGE: If you make any payment required by this Contract with a check, negotiable instrument, electronic payment or other payment device that is returned or dishonored, you agree to pay the maximum returned check fee permitted by applicable law: If not paid when due, we may add this fee to the unpaid balance of this Contract.

EXPEDITED PAYMENT FEE: To the extent permitted by applicable law, if you request to make an expedited payment using a method for which either we or our service provider charges a fee, you understand and agree that you will pay us or our service provider the fee for that service.

LIQUIDATED DAMAGES: If we allow you to return the Property and cancel your obligations under the Contract, other than because your credit history or credit references are unacceptable, you agree that we will incur damages in an amount that is difficult for you and us to predict as of the Contract date. Unless prohibited by applicable law, you agree that we, if we allow you to return the Property and cancel your Contract obligations, may retain as damages any property and money that you used as a down payment.

JURY TRIAL WAIVER: Notwithstanding the enforceability or applicability of any other provision of this Contract, you and we agree that you and we will give up and waive your and our respective rights to a trial by a jury, if any.

NOTICE: ANY HOLDER OF THIS CONSUMER CREDIT CONTRACT IS SUBJECT TO ALL CLAIMS AND DEFENSES WHICH THE DEBTOR COULD ASSERT AGAINST THE SELLER OF GOODS OR SERVICES OBTAINED PURSUANT HERETO OR WITH THE PROCEEDS HEREOF, RECOVERY HEREUNDER BY THE DEBTOR SHALL NOT EXCEED AMOUNTS PAID BY THE DEBTOR HEREUNDER.

Used Car Buyers Guide. The information you see on the window form for this vehicle is part of this contract. Information on the window overrides any contrary provisions in the contract of sale.

Spanish Translation:

Guía para compradores de vehículos usados. La información que ve en el formularío de la ventanilla para este vehículo forma parte del presente contrato. La información del formulario de la ventanilla deja sin efecto toda disposición en contrario contenida en el contrato de venta.

**DOCUMENTARY FEE.** A DOCUMENTARY FEE IS NOT AN OFFICIAL FEE. A DOCUMENTARY FEE IS NOT REQUIRED BY LAW, BUT MAY BE CHARGED TO BUYERS FOR HANDLING DOCUMENTS PERFORMING SERVICES RELATED TO CLOSING OF A SALE, THE BASE DOCUMENTARY FEE BEGINNING JANUARY 1, 2008, WAS \$150.00. THE MAXIMUM AMOUNT THAT MAY BE CHARGED FOR A DOCUMENTARY FEE IS THE BASE DOCUMENTARY FEE OF \$150.00 WHICH SHALL BE SUBJECT TO AN ANNUAL RATE ADJUSTMENT EQUAL TO THE PERCENTAGE OF CHANGE IN THE BUREAU OF LABOR STATISTICS CONSUMER PRICE INDEX. THIS NOTICE IS REQUIRED BY LAW.

THE MAXIMUM DOCUMENTARY FEE FOR January 1, 2017 IS \$ 172.15

NOTICE OF POSSIBLE REFUND OF CREDIT LIFE OR DISABILITY INSURANCE PREMIUM.

- (1) IF YOU HAVE PURCHASED EITHER CREDIT LIFE OR CREDIT DISABILITY INSURANCE, OR BOTH, TO **GUARANTEE PAYMENTS BEING MADE IN CASE OF** YOUR DEATH OR DISABILITY, ON YOUR VEHICLE PURCHASED UNDER AN INSTALLMENT SALES CONTRACT, YOU MAY BE ENTITLED TO A PARTIAL REFUND OF YOUR PREMIUM IF YOU PAY OFF YOUR INSTALLMENT LOAN EARLY.
- (2) IN CASE OF EARLY COMPLETE PAYMENT OF YOUR LOAN, YOU SHOULD CONTACT THE SELLER OF YOUR CREDIT LIFE OR CREDIT DISABILITY INSURANCE TO SEE IF A REFUND IS DUE. IF YOUR VEHICLE DEALER FINANCED YOUR LOAN, THE SELLER OF YOUR CREDIT LIFE OR DISABILITY INSURANCE IS YOUR VEHICLE DEALER.

## ARBITRATION AGREEMENT

- A. Mandatory Arbitration: Unless otherwise stated in this agreement, any "Dispute" between the Parties shall, at the election of Buyer, Seller or Seller's Assignee ("the Parties"), be resolved by a neutral, binding arbitration, and not by a court of law. This procedure includes any Dispute over the interpretation, scope, or validity of this Contract, the arbitration agreement or the arbitrability of any issue, with the sole exception of the Parties' waiver of any right to bring a class action or to participate in a class action as provided for under paragraph F shall be solely determined by the appropriate court, if necessary. The arbitration agreement applies to the Parties, including their respective employees or agents, as to all matters which arise out of or relate to this Contract or are in any way connected with the purchase and sale or financing of the Vehicle, or any resulting transaction or relationship.
- B. Dispute: The term "Dispute" means any action, dispute, claim, or controversy of any kind arising out of, in connection with or in any way related to the Contract, the sale of the Vehicle, financing, contracts, origination, servicing, service agreements, collection, reporting, or any other aspect whatsoever of the past, present, or future relationship or conduct of the Parties. The term "Dispute," includes without limitation: claims under federal or state consumer protection laws; claims in tort or contract; claims under statutes or common law; claims at law or in equity; other past, present or future claims, counterclaims, cross-claims, third party claims, interpleaders or otherwise; and

any claim relating to the interpretation, applicability, enforceability or formation of this arbitration agreement, including, but not limited to, any claim that all or any part of this arbitration agreement, except paragraph F, is void, voidable or unconscionable.

- C. Facts about Arbitration: Arbitration is a process in which a neutral arbitrator decides a dispute instead of a judge or jury. Each side has an opportunity to present some evidence to the arbitrator. A Party's ability to discover things may be limited. Arbitration proceedings are private and less formal than court trials. Other rights that the Parties might have in court might not be available in arbitration. An arbitrator issues an award. A court may then enforce the award like a court judgment. Courts rarely overturn an arbitrator's award.
- D. Rules and Procedures: Written notice shall be given for any Dispute. Such notice shall be given by both first class mail and certified mail, return receipt requested. Notice to the Buyer shall be sent to the Buyer's address in the Contract. Notice to the Seller or the Seller's Assignee shall be sent to the address in paragraph M of this arbitration agreement. The Party initiating the arbitration shall set forth in the notice the nature and factual basis of the Dispute, the names and addresses of all other Parties, the amount involved, and the specific relief requested. The Party responding to such a notice may answer and similarly set forth any counter-Disputes. The arbitration will be conducted by one neutral and impartial arbitrator mutually agreed upon by the Parties. The arbitrator shall be an attorney or retired judge. In the event the Parties cannot agree on an arbitrator, the Parties agree that an arbitrator may be appointed by a court in accordance with the Federal Arbitration Act (9 U.S.C. §1, et seq.). The arbitrator may conduct all necessary preliminary proceedings, provide for the exchange of information and/or discovery, and set the time, date and place of any hearing, after reasonable notice to and consultation with the Parties. The award shall be issued without a written opinion no later than 30 days from the date any hearing is completed.
- E. Standards and Law: The Parties agree that the Contract and purchase of the Vehicle involve interstate commerce and that this arbitration agreement is governed by the Federal Arbitration Act, 9 U.S.C. Sections 1 through 16 as amended ("FAA"). The arbitrator shall strictly apply applicable substantive law and applicable statutes of limitation consistent with the FAA and shall honor claims of privilege recognized at law.
- F. Class Action Waiver: The Parties agree to give up any right they may have to bring a class action lawsuit or class arbitration, or to participate in either as a claimant. The Parties agree to give up any right to consolidate or join any arbitration proceeding with the arbitration of others. The Parties give up the right to serve as a private attorney general in any jurisdiction in which such procedure might be permitted. To the extent the Parties are permitted to file small claims under paragraph J, the Parties agree that any small claim may only be brought on an individual basis and that no small claim may be brought on a class or representative basis.
- **G.** Punitive Damage Waiver: The Parties waive any right to seek or recover punitive damages in any Dispute. No arbitrator shall have the power or authority to award punitive damages.
- H. Fees and Costs: If Buyer initiates the arbitration of a Dispute, Buyer will pay the first \$250 of the arbitrator's fees and expenses; Seller or Seller's Assignee will pay any additional fees or expenses of the arbitrator. Seller or Seller's Assignee will pay all of the arbitrator's fees and expenses if Seller or Seller's Assignee initiate the arbitration of a Dispute. The Parties shall be responsible for their own attorneys' fees associated with any arbitration, unless otherwise allowed for under applicable substantive law and awarded by the arbitrator.

- I. Self-Help: Notwithstanding this arbitration agreement, the Parties retain the right to exercise self-help remedies and to seek provisional remedies from a court, pending final determination of the Dispute by the arbitrator. No Party waives the right to elect arbitration of a Dispute by exercising self-help remedies, filing suit, or seeking or obtaining provisional remedies from a court.
- J. Exceptions: The Parties agree that this arbitration agreement is not applicable to "small claims" meaning those claims that either Party is entitled to file and maintain in an appropriate small claims court or any action where the total amount in controversy is no greater than \$12,000, including any claims for attorney's fees and non-monetary relief.
- K. Severability: If it is determined that any paragraph or provision in this arbitration agreement is illegal, invalid, or unenforceable, such illegality, invalidity or unenforceability shall not affect the other paragraphs and provisions of this arbitration agreement. The remainder of this arbitration agreement shall continue in full force and effect as if the severed paragraph or provision had not been included. Notwithstanding this severability provision, if a court of competent jurisdiction determines paragraph F to be void, illegal, invalid, or unenforceable, the Parties agree paragraph F shall not be severed and that this arbitration agreement shall be void in its entirety.
- L. Survival of Arbitration Agreement: This arbitration agreement will survive and continue in full force and effect notwithstanding cancellation, termination, amendment, payment in full, discharge in bankruptcy, or other expiration or conclusion of the Contract or any other contract or transaction between the Parties, unless otherwise agreed in writing. In addition, Buyer understands and acknowledges that the rights and responsibilities afforded to Seller under this arbitration agreement survive any assignment of the Contract by Seller and that Seller can enforce this arbitration agreement in the event a Dispute arises after the assignment of the Contract.
- M. Right to Reject Arbitration: If you do not want this arbitration agreement to apply, you may reject it by mailing a written notice to us c/o Byrider Franchising, LLC, 12802 Hamilton Crossing Blvd., Carmel, Indiana 46032 Attn: VP Franchise Operations that describes the Contract and states that you are rejecting the arbitration agreement. A rejection notice is only effective if it is signed by each Buyer, and the envelope that the rejection notice is sent in is postmarked no more than 10 calendar days after the date of the Contract. If you reject this arbitration agreement, it will not affect any other provisions of the Contract or your obligations under the Contract. If you do not properly reject this arbitration agreement, it will be effective as of the date of the Contract.

FOR ALL DISPUTES COVERED BY THIS ARBITRATION AGREEMENT, THE PARTIES HAVE AGREED TO WAIVE THEIR RIGHT TO A TRIAL BY JURY, THEIR RIGHT TO PARTICIPATE IN CLASS ACTIONS, AND THEIR RIGHT TO SEEK PUNITIVE DAMAGES. EXCEPT FOR DISPUTES AND CLAIMS NOT SUBJECT TO THIS ARBITRATION AGREEMENT, ARBITRATION SHALL BE IN PLACE OF ANY CIVIL LITIGATION IN ANY COURT AND IN PLACE OF ANY TRIAL BY JURY.

THE TERMS OF THIS ARBITRATION AGREEMENT AFFECT YOUR LEGAL RIGHTS. IF YOU DO NOT UNDERSTAND ANY TERMS OF THIS ARBITRATION AGREEMENT OR THE COST, ADVANTAGES OR DISADVANTAGES OF ARBITRATION, SEEK INDEPENDENT ADVICE BEFORE SIGNING THIS CONTRACT. BY SIGNING THIS CONTRACT, YOU ACKNOWLEDGE THAT YOU HAVE READ, UNDERSTAND AND AGREE TO BE BOUND BY EACH OF THE PROVISIONS, COVENANTS AND STIPULATIONS SET FORTH ABOVE.

ASSIGNMENT BY SELLER: Seller sells and assigns this Retail installment Contract and Security Agreement, (Contract), to the Assignee, its successors and assigns, including all its rights, title and interest in this Contract, and any guarantee executed in connection with this Contract. Seller gives Assignee full power, either in its own name or in Seller's name, to take all legal or other actions which Seller could have taken under this Contract. (SEPARATE AGREEMENT: If this Assignment is made "under the terms of a separate agreement" as indicated on page 6, the terms of this assignment are described in a separate writing(s) and not as provided below.)

Seller warrants:

- A. This Contract represents a sale by Seller to Buyer on a time price basis and not on a cash basis.
- B. The statements contained in this Contract are true and correct.
- C. The down payment was made by the Buyer in the manner stated on page 1 of this Contract and, except for the application of any manufacturer's rebate, no part of the down payment was loaned or paid to the Buyer by Seller or Seller's representatives.
- D. This sale was completed in accordance with all applicable federal and state laws and regulations.
- E. This Contract is valid and enforceable in accordance with its terms.
- F. The names and signatures on this Contract are not forged, fictitious or assumed, and are true and correct.
- G. This Contract is vested in the Seller free of all liens, is not subject to any claims or defenses of the Buyer, and may be sold or assigned by the Seller.
- H. A completely filled-in copy of this Contract was delivered to the Buyer at the time of execution.
- The Goods have been delivered to the Buyer in good condition and have been accepted by Buyer.
- J. Seller has or will perfect a security interest in the Property in favor of the Assignee.

If any of these warranties is breached or untrue, Seller will, upon Assignee's demand, purchase this Contract from Assignee. The purchase shall be in cash in the amount of the unpaid balance (including finance charges) plus the costs and expenses of Assignee, including attorneys' fees.

Seller will indemnify Assignee for any loss sustained by it because of judicial set-off or as the result of a recovery made against Assignee as a result of a claim or defense Buyer has against Seller.

Seller waives notice of the acceptance of this Assignment, notice of non-payment or non-performance and notice of any other remedies available to Assignee.

Assignee may, without notice to Seller, and without affecting the liability of Seller under this Assignment, compound or release any rights against, and grant extensions of time for payment to be made, to Buyer and any other person obligated under this Contract.

UNLESS OTHERWISE INDICATED ON PAGE 6, THIS ASSIGNMENT IS WITHOUT RECOURSE.

WITH RECOURSE: If this Assignment is made "with recourse" as indicated on page 6, Assignee takes this Assignment with certain rights of recourse against Seller. Seller agrees that if the Buyer defaults on any obligation of payment or performance under this Contract, Seller will, upon demand, repurchase this Contract for the amount of the unpaid balance, including finance charges, due at that time.

KEYS: You agree that we may keep a copy of the keys to the Vehicle until this Contract is paid in full.

Illinois law permits the buyer to assert all of his/her defenses equally against the sales finance company and the retail seller involved in this transaction.

CO-BUYER: A Co-Buyer is a person who agrees to be primarily responsible for paying the entire debt and who (1) actually receives the Vehicle or (2) is a parent or spouse of the Buyer, or (3) will be listed as an owner on the Vehicle's title. By signing below, (1) you confirm that you will actually receive possession

of the Vehicle or will use it, or that you are a parent or spouse of the Buyer, or that you will be listed as an owner on the Vehicle's title; (2) you agree to be primarily obligated under this Contract; and (3) you consent to the Seller having a security interest in the Vehicle.

**GUARANTOR:** A Guarantor is a person who agrees to be liable on the debt only if the Buyer does not pay the Seller. The Guarantor will not actually receive the Vehicle, or be listed on the Vehicle's title, and will not be listed as an owner of the Vehicle.

ASSIGNMENT: This Contract and Security Agreement is
assigned to
CNAC - Joliet Inc. d/b/a CNAC
the Assignee, phone (815)207-5900 . This assignment
is made 🗵 under the terms of a separate agreement.
under the terms of the ASSIGNMENT BY SELLER on page 6.
☐ This assignment is made with recourse.
Seller: By Wa A
Date

(1) Do not sign this agreement before you read it or if it contains any blank spaces. (2) You are entitled to a copy of the agreement you sign. (3) Under the law you have the right, among others, to pay in advance the full amount due and to obtain under certain conditions a partial refund of the finance charge. (4) This agreement contains an arbitration of disputes provision which governs certain disputes between the parties.

NOTICE TO BUYER

BY SIGNING BELOW BUYER AGREES TO THE TERMS ON PAGES 1, 2, 3, 4, 5 AND 6 OF THIS CONTRACT AND ACKNOWLEDGES RECEIPT OF A COPY OF THIS RETAIL INSTALLMENT SALES CONTRACT.

## RETAIL INSTALLMENT CONTRACT

Buyer:	ALLIVIENT CONTRACT
Signature	Date )20
Signature	Date

Seller: By Auto Resources Inc., d/b/a J.D. Byrider

Signature
Guarantor:

3 20 Date

Signature

Date

I hereby guarantee the collection of the above described amount upon failure of the Seller named herein to collect said amount from Buyer named herein.

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MAILING ADDRESS **EXHIBIT B** ACTUAL MILEAGE CNAC JOLIET INC 2345 W JEFFERSON ST JOLIET IL 60435-6445 OWNER(S) NAME AND ADDRESS SHANIQWA GILMORE 1535 N LINDER CHICAGONIL 60651 FIRST LIENHOLDER NAME AND ADDRESS CNAC JOLIET INC 2345 W JEFFERSON ST JOLIET IL 60435-6445 SECOND LIENHOLDER NAME AND ADDRESS The Lienholder on the vehicle described in this Certificate does hereby state that the lien is release NEW MEN ASSIGNMENT: The information below must be on an application for title and presented to the Secretary of State. Secured Party: Federal and State law requires that you state the mileage in connection with the transferred swinnership failure to connect the providing a talse statement may result in lines and/or imprisonment. The undersigned hereby certifies that the vehicle described in this title has been transferred to the following printed name certly to the best of my knowledge that the odometer reading is the education leage of the vehicle unit 1. The mileage stated is in excess of its mechanical limits. vehicles owned by me, I certify also that the vehicle is not damaged in excess of 33 1/3% of its fair-market value unjessings document is accompanied by a salvade application: The adometer reading is not the actual mileage.
 WARNING-ODOMETER DISCREPANCY. ODDMETER READING Signature(s) of Seller(s) Printed Name(s) of Seller(s). Lam aware of the above odometer certification made by seller. Signature(s) of Buyer(s). I Jesse White, Secretary of State of the State of Illinois, do hereby certify that according to the records on the with my Office, the person or entity named hereon is the owner of the vehicle described hereon, which is subject to the above named liens and encumbrances if any IN WITNESS WHEREOF, I HAVE AFFIXED MY SIGNATURE AND THE GREAT SEAL OF THE STATE OF ILLINGIS AT SPRINGFIELD JESSE WHITE, Secretary of State

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